EXHIBIT A

APR 2 3 2007

I hereby attest and certify on that the foregoing document is a full true and correct copy of the original on file in my office, and in my legal custody.

CLERK U.S. DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA ROSALIND TYUS-SIMON

DEPUTY CLERK





UNITED STATES DISTRICT COURT

FOR THE CENTRAL DISTRICT OF CALIFORNIA

June 2006 Grand Jury

UNITED STATES OF AMERICA,

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Plaintiff,

v.

SONNY VLEISIDES,
JAMES RAY HOUSTON,
aka Rex Rogers,
DENNIS EMMETT,
WILLIAM CLOUD, and
SCOTT HENRY WALTHER,

Defendants.

No. CR 0-7-00134

INDICIMENT

[18 U.S.C. § 1341: Mail Fraud; 18 U.S.C. § 1956(a)(1)(A)(i): Promotional Money Laundering; 18 U.S.C. § 2: Aiding and Abetting and Causing an Act To Be Done]

The Grand Jury charges:

COUNTS ONE THROUGH ELEVEN

[18 U.S.C. §§ 1341, 2]

A. <u>INTRODUCTION</u>

- 1. At all times relevant to this Indictment:
 - a. Shamrock Agency, German Swiss Group, World Expert
- 26 Fund, Mutual Medical Insurance Co, Old Amsterdam Trust Co, Euro

28 EML:eml



American Fax Co, European Union Commission, EU American Payment Co, Global Search Network, North American Foreign Payments Services, Worldwide Verification Service, and others (collectively, the "Fraudulent Lottery and Pension Companies") were companies purporting to, for a fee, enter individuals in the United States into foreign and domestic lotteries, and to set up pension accounts.

- b. Defendants SONNY VLEISIDES ("VLEISIDES"), JAMES RAY HOUSTON, aka Rex Rogers ("HOUSTON"), and DENNIS EMMETT ("EMMETT") owned and controlled portions of the Fraudulent Lottery and Pension Companies.
- c. Defendant WILLIAM CLOUD ("CLOUD") worked for the Fraudulent Lottery and Pension Companies, which work included handling offshore mailing addresses, creating and maintaining victim lists, and handling and directing the handling of victim funds.
- d. Defendant SCOTT HENRY WALTHER ("WALTHER") worked for the Fraudulent Lottery and Pension Companies, which work included overseeing the finances of the Fraudulent Lottery and Pension Companies, and controlling some of the bank accounts related to those entities.

B. THE SCHEME TO DEFRAUD

2. Beginning in or about 1990, and continuing to at least in or about July 2006, in Los Angeles, Orange, Ventura, San Louis Obispo, and Riverside Counties, within the Central District of California, and elsewhere, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER, together with others known and unknown to the Grand Jury, knowingly and with intent to defraud, devised,

participated in, and executed a scheme to defraud victims as to a material matter, and to obtain money and property from such victims by means of material false and fraudulent pretenses, representations, and promises, and by the concealment of material facts.

- 3. To execute the scheme to defraud, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER and others known and unknown to the Grand Jury set up and operated the Fraudulent Lottery and Pension Companies. The scheme operated as follows:
- a. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER, and others known and unknown to the Grand Jury created and sent over one million solicitations purportedly offering increased chances of winning foreign and domestic lotteries such as "The Australian Lottery," "The International Irish Sweepstakes," "The El Gordo," "The Bunderschmidt," "The NY Super 7," and the "Triple Crown Lottery." The solicitations claimed that the victims were purchasing "positions" in tickets to lotteries that would be grouped together or "pooled" to buy larger blocks of tickets. The solicitations contained various misrepresentations, including but not limited to the following:
- i. That money sent by participants in the pool would be used to purchase tickets in lotteries, horse races, and other such games;
- ii. That participants in the pool had a chance to win millions of dollars;
- iii. That previous participants in the pool had won millions of dollars through the pool;

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iv. That the companies were backed by
governmental and/or legitimate lottery entities;

- v. That the companies were well-established and had been in business for long periods of time; and
- vi. That winnings invested into the lottery's trust or pension accounts would pay monthly pension checks until the end of the victim's life, and then would pay an amount to a beneficiary as if the money were a life insurance policy.
- b. The solicitations induced the victims to send payments to the Fraudulent Lottery and Pension Companies via the United States mail, in that along with the solicitations, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER and others known and unknown to the Grand Jury provided the victims with envelopes preaddressed to commercial mail receiving agencies established by defendant CLOUD and others known and unknown to the Grand Jury in the Netherlands and Ireland, among other locations.
- c. At the direction of defendants VLEISIDES, HOUSTON, and EMMETT, defendant WALTHER and others known and unknown to the Grand Jury first deposited the victims' money into accounts defendant WALTHER and others known and unknown to the Grand Jury established at numerous banks in accounts with names that sounded like official lotteries, for example: Shamrock Agency, World Expert, Old Amsterdam, German Swiss, Global Search Newtwork, and EUC, and official pensions, for example: Mutual Medical Insurance Company ("the Deposit Accounts").
- d. After the victims' money was deposited into the Deposit Accounts, at the direction of defendants VLEISIDES,

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HOUSTON, and EMMETT, defendant WALTHER and others known and unknown to the Grand Jury transferred some of the victims' money into another set of accounts, with the following names, among others: North American Payment and EU Payment Service ("the Payment Accounts").

- e. From the Payment Accounts, at the direction of defendants VLEISIDES, HOUSTON, and EMMETT, defendant WALTHER and others known and unknown to the Grand Jury wrote checks falsely represented as lottery winnings and sent them back to the victims. The amount of the alleged "winnings" sent to each victim was far less than the amount the victim had sent in.
- f. At the direction of defendants VLEISIDES, HOUSTON, and EMMETT, defendant WALTHER and others known and unknown to the Grand Jury transferred some of the money from the Lottery Accounts and Payment Accounts to another set of accounts, which were in names similar to Henry Walther Attorney Wire Account ("the Syphon Accounts").
- g. At the direction of defendants VLEISIDES, HOUSTON, and EMMETT, defendant WALTHER and others known and unknown to the Grand Jury wrote checks (or transferred money by wire) from the Lottery Accounts and the Payment Accounts to the Syphon Accounts.
- h. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER and others known and unknown to the Grand Jury used money from the Syphon Accounts to continue the scheme by paying scheme expenses, as well as to provide benefits to defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER.
- i. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER and others known and unknown to the Grand Jury also

misappropriated funds from the Lottery Accounts and Payment
Accounts in the form of checks to cash, checks to themselves, or
checks to the payment of personal or scheme expenses.

C. THE MISREPRESENTATIONS AND CONCEALMENT OF MATERIAL FACTS

- 4. In furtherance of the scheme to defraud, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER, and others known and unknown to the Grand Jury, engaged in and willfully caused others known and unknown to the Grand Jury to engage in the following material fraudulent and deceptive acts, practices, devices, and representations, among others, and knowingly concealed and caused others known and unknown to the Grand Jury to conceal the following material facts, among others:
- a. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that if the victims sent money to the Fraudulent Lottery and Pension Companies, that money would be used to purchase tickets in lotteries and other such games. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, the money was not used to purchase such tickets, but rather was used to send purported winnings to other victims, to otherwise further the fraudulent scheme, and to benefit defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, WALTHER and others known and unknown to the Grand Jury.
- b. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that if the victims sent money to the Fraudulent Lottery and

Pension Companies, they had a chance to win millions of dollars through the Fraudulent Lottery and Pension Companies. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, no participant had a chance to win millions of dollars through the Fraudulent Lottery and Pension Companies.

- C. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that previous participants in the Fraudulent Lottery and Pension Companies had won millions of dollars. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, no participant in the Fraudulent Lottery and Pension Companies had ever won millions of dollars through the Fraudulent Lottery and Pension Companies had Pension Companies.
- d. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that the Fraudulent Lottery and Pension Companies were backed by governmental and/or legitimate lottery entities. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, the Fraudulent Lottery and Pension Companies were not backed by any governmental or legitimate lottery entity.
- e. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that checks sent to victims represented winnings from the

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victims' participation in lotteries, horse races, or other games. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, the checks sent to victims were not from victims' winnings but were actually funds sent in by other victims.

- f. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER falsely represented to victims, and caused others known and unknown to the Grand Jury to falsely represent to victims, that winnings invested into the Fraudulent Lottery and Pension Companies' accounts would pay monthly pension checks until the end of the victim's life, and then would pay an amount to a beneficiary as if the money were a life insurance policy. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, there were no separate pension or life insurance accounts for victims, and victims would not be paid as promised.
- g. Defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER caused letters to be sent to victims falsely claiming to be from individuals with a background in and connection to legitimate foreign lotteries. In truth and in fact, as defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER then well knew, the persons from whom the letters sent by the Fraudulent Lottery and Pension Company purported to be did not exist.

D. THE EFFECT OF THE SCHEME TO DEFRAUD

5. Through the above-described scheme to defraud, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER caused

tens of thousands of victims to send over \$25 million to the Fraudulent Lottery and Pension Companies.

E. THE MAILINGS

6. On or about the dates listed below, in Los Angeles, Orange, Ventura, San Louis Obispo, and Riverside Counties, within the Central District of California, and elsewhere, defendants VLEISIDES, HOUSTON, EMMETT, CLOUD, and WALTHER, for the purpose of executing the above-described scheme to defraud, caused the following items to be placed in an authorized depository for mail matter and to be sent and delivered by the U.S. Postal Service and to be deposited with and to be delivered by private and commercial interstate carriers, according to the directions thereon:

14	COUNT	DATE	DESCRIPTION
15	ONE	03/08/02	Letter from The Shamrock Agency to
16			P.G. in Murrieta, California
17	TWO	03/18/02	Letter from World Expert Fund to L.G. in Long Beach, California
18	THREE	03/19/03	Letter from Old Amsterdam Gold
19			Reserve Mutual Pension Pool to L.G. in Long Beach, California
20	FOUR	07/31/04	Letter from World Expert Fund/Old
21			Amsterdam to B.B. in Laguna Woods, California
22	FIVE	04/25/05	Letter from World Expert
23			Fund/Bunderschmidt to B.B. in Laguna Woods, California
24	SIX	04/25/05	Letter from El Gordo/Global Search
25			Network to F.P. in Camarillo, California
26	SEVEN	08/09/05	Letter from World Expert Fund to
27			L.G. in Long Beach, California

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1	COUNT	<u>DATE</u>	DESCR.	<u>IPTION</u>	
2	EIGHT	05/17/06		r from World Ex	nort
3		35, 41, 43	Fund/	Australian Lott Hollywood, Cal	erv to D.T. in
4	NINE	. 05/23/06	Lette	r from World Ex	pert Fund/Euro
5			Pro Lo	ottery to D.T. wood, Californi	in North I
6	TEN	05/31/06	Pro to	r from World Ex	pert Fund/Euro
7			Califo	ornia	,
8	ELEVEN	06/23/06	Lette: Lakew	r from El Gordo ood, California	/GSN to F.M. in
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COUNTS TWELVE THROUGH TWENTY-THREE

[18 U.S.C. §§ 1956(a)(1)(A)(i), 2]

7. The Grand Jury hereby realleges and incorporates by reference paragraphs one through five of this Indictment.

8. On or about the following dates, in Los Angeles County, within the Central District of California, and elsewhere, defendants SONNY VLEISIDES, JAMES RAY HOUSTON, DENNIS EMMETT, WILLIAM CLOUD, and SCOTT HENRY WALTHER, knowing that the property involved in each of the financial transactions represented the proceeds of some form of unlawful activity, knowingly conducted, attempted to conduct, and aided, abetted, counseled, commanded, induced, procured, and willfully caused the following financial transactions affecting interstate commerce, which transactions in fact involved the proceeds of specified unlawful activity, that is, mail fraud, in violation of Title 18, United States Code, Section 1341, with the intent to promote the carrying on of such specified unlawful activity:

18	COUNT	DATE	FINANCIAL TRANSACTION
19	TWELVE	07/24/02	Check number 2002, in the amount of
20			\$5,000.00, written on Wells Fargo Bank account number XXXXXX1687, in
21			the name of North American Foreign Payment, to Western Internet
22			Specialty Group
23	THIRTEEN	07/24/02	Check number 2004, in the amount of \$4,918.91, written on Wells Fargo
24			Bank account number XXXXXX1687, in the name of North American Foreign
25			Payment, to Western Internet Specialty Group
26			

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1	COUNT	DATE	FINANCIAL TRANSACTION
2 3 4	FOURTEEN	10/21/02	Check number 1069, in the amount of \$8,000.00, written on Citibank account number XXXXXXXX4884, in the name of European Union Fulfilment Commission, to Mail Distribution
5		· ·	Center Center
6	FIFTEEN	11/15/02	Check number 119, in the amount of \$287.00, written on Citibank
7		•	account number XXXXXX4990, in the name of World Expert Fund, to Jenill Nettleton
9	SIXTEEN	12/10/02	Check number 1081, in the amount of \$5,000.00, written on Encino Bank
10			account number XXXXX8795, in the name of Old Amsterdam Trust, to Western Internet Specialty Group
11	SEVENTEEN	01/14/03	Check number 158, in the amount of
12 13		. ,	\$4,995.00, written on Citibank account number XXXXXX4990, in the name of World Expert Fund, to
14			Western Internet Specialty Group
15	EIGHTEEN	05/19/03	Check number 210, in the amount of \$8,000.00, written on Bank of America account number XXXXXX3386,
16 17			in the name of Global Search Network, to Mail Distribution Center
18	NINETEEN	08/23/04	Check number 1023, in the amount of
19 20			\$3,824.06, written on Georgia State Bank account number XXX6927, in the name of Euro American Fax, to Astro Computer Service
21	TWENTY	12/22/03	Check number 339, in the amount of
22			\$9,000.00, written on Bank of America account number XXXXXX3386,
23	,		in the name of Global Search Network, to James Elliott
24	TWENTY-ONE	08/30/04	Check number 1303, in the amount of
25			\$3,824.06, written on Georgia State Bank account number XXX6927, in the
26			name of Euro American Fax, to Picasso Press
27		·	
28	And Advanced Control	-	-

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1	COUNT	DATE	FINANCIAL TRANSACTION	
3	TWENTY-TWO	05/23/05.	Check number 2205, in the amount of \$240.00, written on US Bank account number XXXXXXXXX5188, in the name of The Shamrock Agency, to Wits End	
4			Delivery Service	
5	TWENTY-THREE	05/23/05	Check number 2206, in the amount of \$1,990.80, written on US Bank	
6 7			account number XXXXXXXX5188, in the name of The Shamrock Agency, to	
8			Western Internet Specialty Group	
9			A TRUE BILL	
10			//	
11	,		Foreperson	
12	GEORGE S. CARDONA Acting United States Attorney			
13				
14	THOMAS P. O'BR	IEN		
15	Assistant United States Attorney Chief, Criminal Division			
16	CHRISTINE C. EWELL Assistant United States Attorney Chief, Major Frauds Section			
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19	Assistant United States Attorney			
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21	ELLYN MARCUS I	YAZDNI		
22	Assistant Unit Major Frauds S	rney		
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